

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

MARY ANN BROWN,

Plaintiff,

v.

UNITED STATES OF AMERICA,

Defendant.

8:20CV342

ORDER

This matter is before the Court on pro se plaintiff Mary Ann Brown's ("Brown") motion to "reopen" her case (Filing No. 52). Without evidence, Brown accuses the Assistant United States Attorney assigned to her case of "threatening" a purported witness "at Dodge County not to help Mary Brown." Brown states she has information from an "RN at the Lincoln VA Medical Center" who allegedly has information about the medication Brown took. As "proof," Brown has affixed to her motion what appears to be a post-it note dated December 15, 2021, that indicates the author "heard rumors at the old building" that Brown's "medication was contaminated." The signature on the note is illegible.

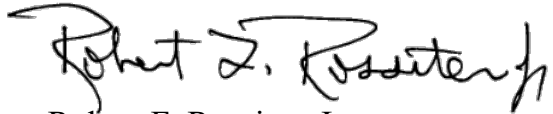
Presuming Brown has filed her motion pursuant to Federal Rule of Civil Procedure 60(b), the government opposes Brown's motion on multiple procedural grounds (Filing No. 53). The government also understandably bristles at Brown's "spurious allegations" of misconduct.

Upon due consideration, the Court finds Brown has not stated a colorable basis to "reopen" her case. As such, her motion is denied.

IT IS SO ORDERED.

Dated this 7th day of January 2022.

BY THE COURT:



Robert F. Rossiter, Jr.
Chief United States District Judge